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ACC Commissioners, Judge Teena Jibilian and Director Olea
1200 West Washington
Phoenix, AZ 85007

Commissioners, Judge Jibilian and Director Olea,

I am **shocked** that Director Olea is now bringing the so called Opt-Out issues for a vote when AMI pulsed microwave mesh networks, can cause very serious and lethal biological harm, and have not been proven safe.

- **Even the Arizona Department of Health Services October 31, 2014 study did not find wireless "smart" meters to be safe.**
- **Utilities using such meters now violate A.R.S. 40-361.B and A.R.S. 40-321.A.**

Mr. Olea is putting the proverbial '**cart before the horse**' *perhaps hoping nobody will notice he is disregarding Arizona laws that protect the public health and safety.*

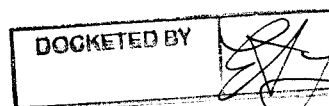
I regret to say that Mr. Olea should be **fired** immediately for ignoring the our Arizona statutes and for this egregious disregard for the public health and safety of Arizona citizens he should meticulously safeguard.

The proverbial 'horse' that I refer to is a *pair of two horses*: **A.R.S.40-361.B** and **A.R.S.40-321.A**, that Director Olea, Commissioners and ACC staff need to be **impeccably aware of respecting**, on behalf of the health and safety of the people of Arizona. Nothing less is acceptable.

Arizona Corporation Commission

DOCKETED

DEC 04 2014



We know that mistakes have been made with respect to Docket No. E-00000A-06-0038 regarding DECISION NO. 69736 ORDER, when *APS and the ACC ignored A.R.S.40-361.B and A.R.S.40-321.A and disregarded due diligence* associated with the biological "safety, health, comfort and convenience" provided to utility patrons, employees and the public, regarding the unsafe service and equipment provided by utilities regulated by the ACC. That needs to be cleaned up in a sane and respectful manner for the biological health of the people of Arizona.

The unfortunate ADHS evaluation ***on another docket*** issue needs to be resolved. The ADHS so completely disregarded our Arizona health and safety statutes that **A.R.S.40-361.B and A.R.S.40-321.A were never even mentioned!** How can an evaluation that disregards our Arizona foundational health and safety laws, be relevant to us?


How can a Director of Utilities that ignores our Arizona health and safety laws and the health and safety of the public he is meant to serve, render suitable service to protect the people of Arizona?

How can a Director that rushes to unfairly bind the people of Arizona into a made-up "opt-out" extortion style slavery make sense for the People of Arizona?

His loyalties are skewed.

Fire Director Olea immediately and find someone who can justly and fairly serve the People of Arizona!

Respectfully submitted,

A handwritten signature in cursive script, reading "Patricia Ferre".

Patricia Christensen Ferre

**PLEASE RECALL ALL EQUIPMENT, REGULATIONS AND
ACTIVITY THAT OFFEND THE PRISTINE IMPLEMENTATION
OF OUR ARIZONA REVISED STATUTES.**

Thank You!

A.R.S.40-361.B – Every public service corporation shall furnish and maintain such service, equipment and facilities as will promote the safety, health, comfort and convenience of its patrons, employees and the public, and as will be in all respects adequate, efficient and reasonable.

A.R.S.40-321.A – When the commission finds that the equipment, appliances, facilities or service of any public service corporation, or the methods of manufacture, distribution, transmission, storage or supply employed by it, are unjust, unreasonable, unsafe, improper, inadequate or insufficient, the commission shall determine what is just, reasonable, safe, proper, adequate or sufficient, and shall enforce its determination by order or regulation.

A.R.S.40-202.C.1 – Protect the public against deceptive, unfair and abusive business practices, practices related to deposit requirements and reconnection fees, intrusive and abusive marketing, deceptive or untrue advertising practices and practices prohibited under subsection H of this section.

A.R.S. 44-1522. Unlawful practices: intended interpretation of provisions

A. The act, use or employment by any person of any deception, deceptive or unfair act or practice, fraud, false pretense, false promise, misrepresentation, or concealment, suppression or omission of any material fact with intent that others rely on such concealment, suppression or omission, in connection with the sale or advertisement of any merchandise whether or not any person has in fact been misled, deceived or damaged thereby, is declared to be an unlawful practice.

A.A.C. R14-2-209.A.1 – Each utility, billing entity, or Meter Reading Service Provider may at its discretion allow for customer reading of meters.

40-334.Discrimination between persons, localities or classes of service as to rates, charges, service or facilities prohibited.